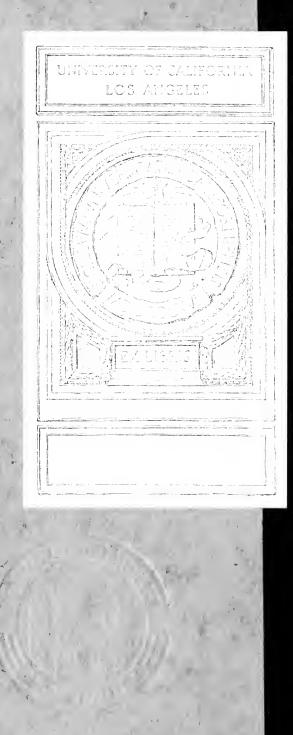
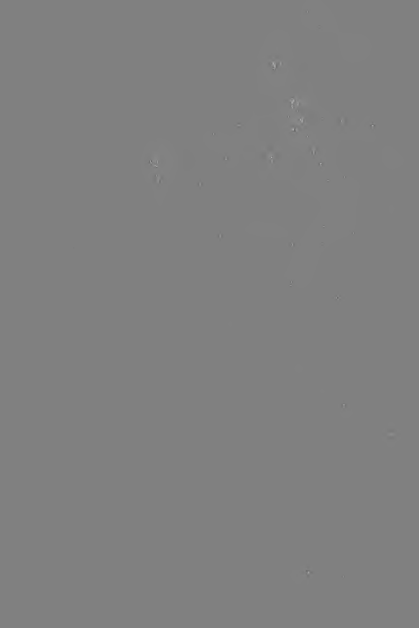
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LIST OF VOTES

ON THE

GENEVA AWARD BILLS

IN THE

House of Representatives of the United States.

JULY, 1876,

AND THE BILL AS PASSED JULY 6, 1876.

M'GHA, & WITHEROW, PRINTERS AND STEREOTYPERS, WASHINGTON, D. C.

CIRCULAR.

Below is presented the votes in the House of Representatives of the United States on the Geneva Award Bill, taken on July 5 and 6, 1876, as appears by the Congressional Record of July 6 and 7, and is therefore the official count. Also is appended the residences of those whose vote was recorded to "cover the balance of the Geneva Award into the Treasury!!"

The Congressional Record of July 6, 1876, on pages 45 and 46, has the following, to wit:

"GENEVA AWARD."

Mr. LORD.—I now call for a vote upon the Geneva award bill.

The SPEAKER pro tempore. The question before the House is upon the adoption of the substitute proposed by the gentleman from Ohio [Mr. Lawrence] for the substitute proposed by the gentleman from Kentneky [Mr. Knott] for the bill as reported by the majority of the Committee on the Judiciary.

Mr. LAWRENCE. Let the substitute which is first to be voted on be read.

3-15 43- P.L. Li The SPEAKER pro tempore. The substitute of the gentleman from Ohio will be read. The Chair will explain that the amendments to the original bill having been adopted, the question recurs upon the amendments offered in the nature of substitutes for the original bill. The first of these is a substitute of the gentleman from Kentucky, to which the gentleman from Ohio has offered an amendment in the nature of a substitute, which will be read.

The Clerk read as follows:

That all bonds of the United States in which the money awarded to the United States by the tribunal of arbitration at Geneva has been invested, after paying all charges thereon and judgments as determined by the court of commissioners of Alabama claims under existing law, shall be canceled by the Secretary of State and the Secretary of the Treasury; and all money, if any, arising from said award or from bonds in which it has been invested shall be covered into the Treasury.

The question being taken on agreeing to the substitute, there were ayes 47, noes 87.

Mr. HOLMAN and Mr. BLACKBURN called for the yeas and mays.

Mr. HOLMAN and Mr. BLACKBURN called for the yeas and navs. The yeas and nays were ordered.

Mr. CANNON, of Illinois, A move that the House adjourn. The motion was not agreed to; there being—ayes 47, noes 91.

Mr. BURCHARD, of Illinois. Will the Chair state the proposition?

The SPEAKER pro tempore. The question now before the House is on substituting the proposition of the gentleman from Ohio [Mr. LAW-RENCE] for that of the gentleman from Kentucky, [Mr. KNOTT,] both propositions being offered in the form of substitutes. If the substitute of the gentleman from Ohio be adopted, the question will then be whether the House will substitute that for the bill reported by the committee. If this substitute be rejected, then the question will be whether the proposition of the gentleman from Kentucky shall be substituted for the bill of the committee.

The question was taken, and there were—yeas 59, nays 109, not voting, 121; as follows:

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YEAS.	
Adams, Chas. H	Cohoes, N. Y.
Anderson, Wm. B	
Ainsworth, Lucien L	
Atkins, John D. C	Paris, Tenn.
Bagby, John C	Rushville, Ill.
Bagley, Geo. A	Watertown, N. Y.
Bell, Samuel L	
Blackburn, Jos. C. S	Versailles, Ky.
Bland, Richard P	Lebanon, Mo.
Buckner, Aylett H	
Burchard, Horatio C	
Burchard. Samuel D	Beaver Dam, Wis.
Cabell, Geo. C	
Caldwell, John H	
Caldwell, Wm. P	
Cannon, Jos. G	
Cason, Thomas J	
Clark, jr., John B	Fayette, Mo.
Cowan, Jacob P	Ashland, Ohio,
Culberson, David B	
Dibrell, George G	Sparta, Tenn.
Felton, Wm. H	Cartersville, Ga.
Goodwin. John R.	Humboldt, Kan.
Gunter, Thos. M	
Harris, Henry R	Greenville, Ga.
Harrison, Carter H	Chicago, Ill.
Hartzell, Wm	Chester, Ill.
Hatcher, Robert A	
Haymond, Wm. S	Monticello, Ind.
Holman, Wm. S	Aurora, Ind.
Landers, Franklin	Indianapolis, Ind.

Lane, Lafayette	Oregon.
Lawrence, Wm	
Lewis, Burwell B	
Magoon, Henry S	Darlington, Wis.
McFarland, Wm	Morristown, Tenn.
Mills, Roger Q	Corsicana, Tex.
Money, Hernando D	Winona, Miss.
Morrison, Wm. R.	Waterloo, Ill.
New, Jeptha D	Vernon, Ind.
Phelps. James	Essex, Conn.
Phillips, John F	Sedalia, Mo.
Poppleton. E. F	Delaware, Ohio.
Reagan, John H	Palestine, Tex.
Ross, Sobieski	Condersport, Pa.
Smith, A. Herr	Lancaster, Pa.
Southard, Milton I	Zanesville, Ohio.
Sparks, Wm A. J	Carlyle, III.
Springer, Wm. M	Springfield, Ill,
Stevenson, Adlai E	
Stone, Wm. H	
Tarbox, John K	
Terry, Wm	
Thornburgh, Jacob M	Knoxville, Tenn.
Van Vorhes, Nelson H	
Walling Ansel T	Circleville, Ohio.
Wells. Erastus	St. Louis, Mo.
Wigginton, Peter D	Merced, Cal.
Willard, Geo	Battle Creek, Mich
The following is the classificati	on by States of the v
cover into the Treasury, viz:	

Western States	27	votes.
Southern States	23	• •
Middle States	-4	
New England States	3	4.4
California	1	••
Oregon	1	
Total	50	votos

NAYS—Messrs, Ashe, John H. Bagley, jr., William H. Baker, Boone, Bradley, Bright, William R. Brown, Burleigh, Campbell, Caulfield, Clymer, Collins, Conger, Cox, Cutler, Dunnell, Eames, Ellis, Evans, Faulkner, Finley, Fort, Foster, Garfield, Goode, Hale, Haralson, Hardenbergh, Bergamin W. Harris, Hathorn, Hendee, Henderson, Hill, Hooker, House, Hubbell, Hunter, Hunton, Hurlbut, Jenks, Thomas L. Jones, Joyce, Kehr, Ketcham, Kimball, Knott, Leavenworth, Levy, Lord, Luttrell,

Lynde, L. A. Mackey, Maish, MacDongall, McCrary, McDill, Meade, Miller, Milliken, Monroe, Mutchler, Norton, Oliver, Packer, Page, Payne, Pierce, Piper, Plaisted, Platt, Potter, Pratt, Rea, James B. Reilly, Rice, Riddle, John Robbins, William M. Robbins, Roberts, Robinson, Rusk, Sampson, Seales, Seelye, Singleton, Sinnickson, Slemons, Spencer, Strait, Stowell, Thompson, Martin I. Townsend, Tucker, Tufts, Robert B. Vance, Waddell, Waldron, Gilbert C. Walker, Alexander S. Wallace, Warren, G. Wiley Wells, White, Wike, James D. Williams, William B. Williams, Willis, Benjamin Wilson, James Wilson, and

Yates.—109.

NOT VOTING—Messrs, John H. Baker, Ballon, Banks, Banning, Bass, Beebe, Blaine, Blair, Bliss, Blonnt, Bradford, John Young Brown, Candler, Caswell, Cate, Chapin, Chittenden, John B. Clarke, of Kentucky, Cochrane, Cook, Crapo, Cromse, Danford, Darrall, Davis, Davy, De Bolt, Denison, Dobbins, Douglas, Durand, Durham, Eden, Egbert, Ely, Forney, Franklin, Freeman, Frost, Frye, Fuller, Gause, Gibson, Glover, Andrew H. Hamilton, Robert Hamilton, Hancock, John T. Harris, Hartridge, Hays, Henkle, Hereford, Abram S. Hewitt, Goldsmith W. Hewitt, Hoar, Hoge, Hopkins, Hoskins, Hurd, Hyman, Frank Jones, Kasson, Kelley, King, Lamar, George M. Landers, Lapham, Le Moyne, Lynch, Edmund W. M. Mackey, McMahon, Metcalfe, Morgan, Nash, Neal, O'Brien, Odell, O'Neill, Parsons, William A. Phillips, Powell, Putman, Rainey, Randall, John Reilly, Miles Ross, Savage, Sayler, Schleicher, Schumaker, Sheakley, Smalls, William E. Smith, Stenger, John L. Vance, Wait, Charles C. B. Walker, John W. Wallace, Walsh, Ward, Wheeler, Whitehouse, Whiting, Whitthorne, Andrew Williams, Alpheus S. Williams, Charles G. Williams, James Williams, Jeremiah N. Williams, Wilshire, Alan Wood, jr., Fernando Wood, Woodburn, Woodworth, and Young.—121.

On pages 29 and 30 of the Congressional Record of July 7, 1876, is the following, to wit:

GENEVA AWARD.

The SPEAKER pro tempore. The regular order is the report of the Committee on the Judiciary in regard to the distribution of the unappropriated moneys under the Geneva award. The pending question is on the adoption of the substitute proposed by the gentleman from Kentucky [Mr. KNOTT] for the report of the majority of the committee. The clerk will report the substitute.

The clerk read as follows:

A bill to amend the act entitled "An act for the creation of a court for the adjudication and disposition of certain moneys received into the Treasury under an award made by the tribunal of arbitration constituted by virtue of the first article of the treaty concluded at Washington the 8th day of May, A. D. 1871, between the United States of America and the Queen of Great Britain," approved June 23, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That so much of the twelfth section of the said act as provides that "no claim shall be admissible or allowed by the court by or in behalf of any insurance company or insurer, either in its or his own right, or as assignee or otherwise in the right of a person or party insured, unless such claimant shall show to the satisfaction of said court that during the late rebellion the sum of its or his losses in respect to its or his war risks exceeded the sum of its

or his premiums of other gains upon or in respect to such war risks; and in case of any such allowance, the same shall not be greater than such

excess of loss," be, and the same is hereby, repealed.

SEC. 2. That any claimant excluded by the provision hereby repealed shall have the like period of time within which to present, file, and prove its or his claim after the passage of this amendment as he could have had after the passage of the said act if not so excluded. And the time of the duration of the court created by the said act and its powers are hereby extended for a period sufficient to enable it to hear and dispose of such additional claims and the claims already referred to it, which period shall not exceed one year from the expiration of the time for filing claims under this section.

The question being taken on agreeing to the substitute, there were—ayes 21, noes 96.

M. KNOTT. I call for the yeas and nays.

The question being taken on ordering the yeas and uays, there were—ayes 25, noes 29.

So (the affirmative being more than one-fifth of the whole vote) the year and navs were ordered.

Mr. WALLING. I ask that the substitute may be again reported.

The substitute was again read.

The question was taken; and there were—yeas 35, mays 151, not voting 103; as follows:

YEAS.

I DAG.	
Ashe, Thos. S	Wadesborough, N. C.
Atkins, John D. C	Paris, Tenn.
Blackburn, Jos. C. S	Versailles, Ky.
Blonut, Jas. II	Macon, Ga.
Boone, Andrew R	
Buckner, A. H.	St. Charles, Mo.
Clarke, John B	Augusta, Ky.
Clymer, Hiester	
Cox, Sam'l S	
Davis, Joseph J	
Donglas, Beverly B	
Garfield, James A	
Hancock, John	
Hardenbergh, A. A	
Hathoru, Henry H	Saratoga Springs, N. Y.
Hubbell, Jay A	
Jones, Thomas L	
Kehr, Edward C	St. Louis, Mo.
Knott, J. Proctor	
Lamar, L. Q. C	Oxford, Miss.
Leavenworth, Elias W	Syraeuse, N. Y.
Milliken, Chas. W	
Mills, Roger Q	Corsicana, Texas.
Money, Hernando D	

Pierce, Henry L	Boston. Mass.
Platt, Thos. C	Owego, N. Y.
Reagan, John H	Palestine, N. Y.
Robbins, Wm M	Statesville, N. C.
Scales, Alfred M	Greensborough, N. C.
Slemons, Wm. F	Montičello, Ark.
Spencer, Wm. B	
Vance, Robert B	Asheville, N. C.
Waldron, Henry	Hillsdale, Mich.
Wallace, John W	New Castle, Pa.
Willis, Benjamin A	New York city, N. Y.

The following is the classification by States of the votes for the insurance companies, viz:

Southern States	23	votes.
Western States	3	••
Middle States	8	
New England States	1	44
Total	35	votes.

NAYS—Messrs, Adams, Ainsworth, Anderson, Bagby, John H. Bagley, jr., John H. Baker, William H. Baker, Banning, Bell, Bland, Bradford, Bradley, William R. Brown, Horatio C. Burchard, Samuel D. Burchard, Cabell, John H. Caldwell, William P. Caldwell, Campbell, Cannon, Cason, Caswell, Caulfield, John B. Clark, jr., of Missouri, Cochrane, Conger, Cook, Cowan, Crounse, Culberson, Cutler, Dibrell, Dobbins, Dunnell, Eames, Ellis, Evans, Faulkner, Felton, Finley, Forney, Fort, Foster, Gause, Gibson. Goode. Goodin. Gunter, Hale, Haralson, Henry R. Harris, Harrison, Hartridge, Hartzell, Hatcher, Haymond, Hereford, Abram S. Hewitt, Holman, Hooker, Hopkins, House, Hunter, Hunton, Jenks, Joyce, Kasson, Kelley, Kimball, Franklin, Landers, Lapham, Lawrence, Levy, Lewis, Lord, Luttrell, L. A. Mackey, Maish, MacDongall, McCrary, McDill, McFarland, Meade, Miller, Morgan, Morrison, New, Norton, O'Brien, Oliver, Packer, Payne, Phelps, John F. Philips, Piper, Plaisted, Poppleton, Potter, Powell, Randall, Rhen, John Reilly, James B. Reilly, Rice, Riddle, John Robbins, Roberts, Robinson, Miles Ross, Sobieski Ross, Rusk, Sampson, Seelye, Singleton, Sinnickson, A. Herr Smith, Southard, Sparks, Springer, Strait, Stenger, Stevenson, Stone, Tarbox, Terry, Thompson, Thornburgh, Martin I. Townsend, Tufts, Van Vorhes, John L. Vance, Waddell, Wait, Gilbert C. Walker, Alexander S. Wallace, Walling, Warren, Erastus Wells, G. Wiley Wells, White, Whiting, Wigginton, Wike, Willard, James D.

Williams, Jeremiah N. Williams, Williams B. Williams, Benjamin Wilson, James Wilson, Yeates, and Young—151.

NOT VOTING—Messrs, George A. Bagley, Ballou, Banks, Bass, Beebe, Blaine, Blair, Bliss, Bright, John Young Brown, Burleigh, Candler, Cate, Chapin, Chittenden, Collins, Crapo, Dauford, Darrall, Davy, De Bolt, Denison, Durand, Durham, Eden, Egbert, Ely, Frankliu, Freeman, Frost, Frye, Fuller, Glover, Andrew H. Hamilton, Robert Hamilton, Benjamin W. Harris, John T. Harris, Hays, Hendee, Henderson, Henkle, Goldsmith W. Hewitt, Hill, Hoar, Hoge, Hoskins, Hurd, Hurlbut, Hyman, Frank Jones, Ketcham, King, George M. Landers,

Lane, Le Moyne, Lynch, Lynde, Edmund W. M. Mackey, Magoon, McMahon, Mctcalfe, Monroe, Mutchler, Nash, Neal, Odell, O'Neill, Page, Parsons, William A. Phillips, Pratt, Purman, Rainey, Savage, Sayler, Schleicher, Schumaker, Sheakley, Smalls, William E. Smith, Stowell, Swann, Teese, Thomas, Throckmorton, Washington Townsend, Tucker, Turney, Charles C. B. Walker, Walsh, Ward, Whitehouse, Whitthorne, Andrew Williams, Alpheus S. Williams, Charles G. Williams, James Williams, Wilshire, Alan Wood, jr., Fernando Wood, Woodburn, and Woodworth—103.

So the substitute was rejected.

During the vote,

Mr. TUCKER stated that he was paired with Mr. WILLIAMS, of New York, who, if present, would vote "no," while he would vote "ay."

Mr. HURLBUT stated that he was paired with Mr. LYNDE, who was absent by order of the House, and who, if present, would vote in the affirmative, while he would vote in the negative.

Mr. MONROE stated that he was paired with Mr. WARD, who, if present, would vote in the affirmative, while he would vote in the negative.

Mr. STRAIT stated that Mr. DE BOLT was absent on account of sickness.

The vote was then announced as above recorded.

Mr. HOLMAN. I move to lay the bill on the table.

Mr. LORD. I think that motion will be withdrawn.

Mr. HOLMAN. I think it is a fair motion to test the sense of the House.

Mr. CAULFIELD demanded the yeas and nays.

The yeas and nays were ordered.

The question was taken, and it was decided in the negative—yeas 96, nays 113, not voting 80; as follows:

YEAS—Messrs, Adams, Ainsworth, Anderson, Ashe, Atkins, George A. Bagley, Bell, Blackburn, Bland, Blount, Boone, Bradford, Bright, Buckner, Cabell, John H. Caldwell, William P. Caldwell, Candler, Cannon, John B. Clarke, of Kentucky, John B. Clark, jr., of Missouri, Clymer, Cook, Cowan, Cox, Culberson, Dibrell, Douglas, Durand, Faulkner, Felton, Forney, Fuller, Garfield, Gause, Goodin, Gunter, Hancock, Hardenbergh, Henry R. Harris, Hartridge, Hartzell, Hatcher, Hathorn, Haymond, Heukle, Hill, Holman, Hooker, Hubbell, Thomas L. Jones, Ketcham, Knott, Lamar, Franklin Landers, Lawrence, Leavenworth, Lewis, L. A. Mackey, McFarland, Milliken, Mills, Money, Morgan, Morrison, New, O'Brien, Packer, John F. Philips, Pierce, Platt, Reagan, William M. Robbins, Scales, Singleton, Slemons, A. Herr Smith, Sparks, Spencer, Springer, Stone, Stowell, Tarbox, Terry, Thornburgh, John L. Vance, Robert B. Vance, Waddell, Waldron, Walling, Erastus Wells, Willard, James D. Williams, Jeremiah N. Williams, Willis, and Benjamin Wilson—96.

NAYS—Messrs, Bagby, John H. Bagley, jr., John H. Baker, William H. Baker, Banning, Bradley, William R. Brown, Horatio C. Burchard, Samnel D. Burchard, Burleigh, Campbell, Cason, Caswell, Cauffield, Chittenden, Cochrane, Collins, Conger, Crapo, Cromse, Cutler, Davis, Davy, Dobbius, Dunnell, Eames, Ellis, Evans, Finley, Fort, Foster, Gibson, Goode, Hale, Haralson, Benjamin W. Harris, Harrison, Hendee, Henderson, Abram S. Hewitt, Hopkins, House, Hunter, Hunton, Hurl-

but, Jenks, Frank Jones, Joyce, Kasson, Kelley, Kimball, Lapham, Levy, Lord, Luttrell, Maish, MacDongall, Mctrary, McDill, Meade, Miller, Norton, Oliver, O'Neil, Page, Payne, Phelps, William A. Phillips, Piper, Phaisted, Poppleton, Potter, Powell, Pratt, Randall, Rea, John R. Reilly, Rice, Riddle, John Robbius, Robinson, Sobieski Ross, Rusk, Sampson, Schleicher, Seeley, Sinnickson, Sonthard, Straia, Stenger, Stevenson, Swann, Martin I, Townsend, Washington Townsend, Tufts, Van Vorhes, Gilbert C, Walker, Alexander S, Wallace, Warren, G, Wiley Wells, White, Whiting, Whitthorne, Wigginton, Wike, Alpheus S, Williams, James Williams, Williams, Williams, James Wilson, Yeates, and

Young—113.

NOT VOTING—Messrs. Ballou, Banks, Bass, Beebe, Blaine, Blair, Bliss, John Young Brown, Cate, Chapin, Darford, Darrall, De Bolt, Demison, Durham, Eden, Egbert, Ely, Franklin, Freeman, Frost, Frye, Glover, Andrew H. Hamilton, Robert Hamilton, John T. Harris, Hays, Hereford, Goldsmith W. Hewitt, Hoar, Hoge, Hoskins, Hurd, Hyman, Kehr, King, George M. Landers, Lame, Le Moyne, Lynch, Lynde, Edmund W. Mackey, Magoon, McMahon, Metcalf, Monroe, Mutchler, Nash, Neal, Odell, Parsons, Purman, Rainey, Roberts, Miles, Ross, Savage, Sayler, Schunnaker, Sheakley, Smalls, William E. Smith, Teese, Thomas, Throckmorton, Tucker, Turney, Wait, Charles C. B. Walker, John W. Wallace, Walsh, Ward, Wheeler, Whitchouse, Andrew Witliams, Charles G. Williams, Wilshire, Alan Wood, jr., Fernando Wood, Wood, Woodburn, and Woodworth—80.

So the House refused to lay the bill on the table.

During the vote.

Mr. MONROE stated that he was paired with Mr. WARD, who, if present, would vote in the affirmative, while he would vote in the negative.

Mr. HARDENBERGH stated that his colleage, Mr. HAMILTON, was paired with Mr. LYNCH.

Mr. HENDEE stated that his colleague, Mr. DENISON, was confined to his house by sickness.

The vote was then announced as above recorded.

The bill was ordered to be engrossed and read a third time; and being engrossed, it was accordingly read the third time.

Mr. LORD demanded the previous question on the passage of the bill. Mr. HOLMAN. I rise to a parliamentary inquiry. If the previous question is not sustained, will it not then be in order to recommit the bill?

The SPEAKER pro tempore. It will.

Mr. HOLMAN. Then I give notice if the previous question is not seconded I will make that motion.

The House divided; and there were—ayes 67, noes 65; no quorum voting.

The SPEAKER $\ pro\ tempore$ appointed Mr. Holman and Mr. Lord as tellers.

The House again divided; and the tellers reported—ayes 94, noes 65. So the previous question was seconded.

The main question was then ordered to be put.

Mr. If ALE moved to reconsider the vote by which the main question

was ordered to be put; and also moved that the motion to reconsider be laid on the table.

The latter motion was agreed to.

The question next recurred on the passage of the bill.

Mr. HALE demanded the yeas and nays.

The yeas and mays were ordered.

The question was taken; and it was decided in the affirmative—yeas 107, mays 94, not voting 88, as follows:

YEAS—Messrs, Bagby, John H. Bagley, jr., John H. Baker, Banning, Bell, Bradley, William R. Brown, Horatio C. Burchard, Sannel D. Burchard, Burleigh, Campbell, Cason, Caswell, Caulfield, Conger, Cowan, Crapo, Crounse, Dobbins, Dunnell, Eamas, Ellis, Evans, Finley, Fort, Foster, Hale, Haralson, Benjamin W. Harris, Harrison, Haymond, Hendee, Hereford, Abram S. Hewitt, Hopkins, Hunter, Hanton, Jenks, Frank Jones, Joyce, Kasson, Kelley, Ketcham, Kimball, Lapham, Levy, Lord, Luttrell, Maish, MacDongall, McCrary, MeDill, Meade, Miller, Morgan, Norton, O'Brien, Oliver, O'Neill, Payne, Phelps, William A. Phillips, Piper, Plaisted, Poppleton, Potter, Powell, Pratt, Randall, Rea, John Reilly, James B. Reilly, Rice, Riddle, John Robbins, Robinson, Sobieski Ross, Rusk, Sampson, Schleicher, Seelye, Sinnickson, Smalls, Strait, Stenger, Stevenson, Stowell, Thompson, Martin I. Townsend, Washington Townsend, Tufts, Van Vorhes, Wait, Gilbert C. Walker, Alexander S. Wallace, John W. Wallace, Warren G. Wiley, Wells, White, Whiting, Wigginton, Wike, Alpheus S. Williams, James Williams, William B. Williams, James Wilson, and Yeates—107.

NAYS—Messrs, Adams, Ainsworth, Anderson, Ashe, George A. Bag-

NAYS—Messrs, Adams, Ainsworth, Anderson, Ashe, George A. Bagley, William H. Baker, Blackburn, Bland, Blunt, Boone, Bradford, Buckner, Cabell, John H. Caldwell, William P. Caldwell, Candler, Cannon, John B. Clarke, of Kentucky, John B. Clark, ir., of Missouri, Clymer, Cochrane, Cook, Culberson, Cutler, Davy, Dibrell, Donglas, Durand, Faulkner, Felton, Forney, Fuller, Garfield, Gause, Gibson, Goodin, Gunter, Hancock, Hardenbergh, Henry R. Harris, Hartridge, Hartzell, Hatcher, Hathorn, Henderson, Hill, Holman, Hooker, Hubbell, Thomas L. Jones, Kehr, Knott, Lamar, Franklin Landers, Lawrenec, Leavenworth, Lewis L. A. Mackey, Mefarland, Milliken, Mills, Money, Morrison, New, Packer, John F. Philips, Pierce, Platt, Reagan, William M. Robbins, Miles Ross, Scales, Singleton, Slemons, A. Herr Smith, William E. Smith, Southard, Sparks, Spencer, Stone, Tarbox, Terry, Thornburgh, John L. Vance, Robert R. Vance, Waddell, Waldron, Walling, Erastus Wells, Willard, Jeremiah X. Williams, Willis, Benjamin Wilson, and Young—94.

NOT VOTING—Messrs, Atkins, Ballou, Banks, Bass, Beebe, Blaine, Blair, Bliss, Bright, John Young Brown, Cate, Chapin, Chittenden, Collins, Cox, Danford, Darrell, Davis, De Bolt, Denison, Durham, Eden, Egbert, Ely, Franklin, Freeman, Frost, Frye, Glover, Goode, Andrew H. Hamilton, Robert Hamilton, John T. Harris, Hays, Henkle, Goldsmith W. Hewitt, Hoar, Hoge, Hoskins, House, Hurd, Hurlbut, Hyman, King, George M. Landers, Lane, Le Moyne, Lynch, Lynde, Edmund W. M. Mackey, Magoon, McMalton, Metcalfe, Monroe, Mutchler, Nash, Neal, Odell, Page, Parsons, Purman, Rainey, Roberts, Sayage, Sayler, Schumaker, Sheakley, Springer, Swann, Teese, Thomas, Throckmorton, Tucker, Turney, Charles C. B. Walker, Walsh, Ward, Wheeler, Whitehouse, Whitthorne, Andrew Williams, Charles G. Williams, James D. Williams, Wilshire, Alan Wood, jr., Fernando Wood, Woodburn, and

Woodworth-88.

So the bill was passed.



During the roll-call the following announcements were made:

Mr. TUCKER. I am paired upon this question with Mr. WILLIAMS, of New York. If he were here he would vote "ay," and I would vote "no."

Mr. HURLBUT. I am paired upon this question with the gentleman from Wisconsin, Mr. LYNDE. If he were here he would vote "no," and I would vote "ay."

Mr. MONROE. I am paired upon this question with Mr. WARD, from New York. If he were present he would yote "no," and I would vote "ay."

Mr. EAMES. I desire to announce that my colleague, Mr. Ballou, is absent by leave of the House. If present he would vote "ay."

Mr. PAGE. I am paired upon this bill with Mr. Bass, of New York. If he were present he would vote "no," and I would vote "ay."

The result of the vote was then announced as above recorded.

Mr. LORD moved to reconsider the vote by which the bill was passed; and also moved that the motion to reconsider be laid on the table.

The latter motion was agreed to.

The bill, as passed, is as follows—as read and referred in the Senate and certified by the clerk, Mr. Adams:

 $\Lambda N \Lambda CT$ for the distribution of the unappropriated moneys of the Geneva award.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That it shall be the duty of the Court of Commissioners of Alabama Claims, in the mode and subject to all the conditions, limitations, and provisions of chapter four hundred and fifty-nine of the laws of the Forty-third Congress, except as changed or modified by this act, to receive and examine the claims mentioned in section two of this act, and to enter judgment for the amounts allowed therefor in two classes, such claims to be filed with the clerk of said court within six months from the passage of this act; and said court is hereby continued until July twenty-second, anno Domini eighteen hundred and seventy-seven.

SEC. 2. That the first class shall be for claims directly resulting from damage done on the high seas by Confederate cruisers during the late rebellion, including vessels and cargoes attacked or taken on the high seas or pursued therefrom, although destroyed within four miles of the shore, except as provided for in section eleven of said chapter four hundred and fifty-nine. The second class shall be for claims for the payment of premiums for war-risks, whether paid to corporations, agents,

or individuals, after the sailing of any Confederate erniser.

SEC. 3. That in examining claims in the second class, it shall be the duty of the court to deduct any sum in any way received by or repaid to the claimant, diminishing the amount paid for any such premium, so

that the actual loss of the claimant only shall be allowed.

SEC. 4. That the judgments rendered by said court under this act shall be paid by the Secretary of the Treasury out of the sum of money paid to the United States pursuant to article seven of the treaty of Washington, and accruing therefrom, not appropriated to claims provable under the provisions of said chapter four hundred and fifty-nine, and the act extending the time for the filing of claims thereunder.

SEC, 5. That judgments entered in the first class shall be paid before judgments of the second class are paid. If the sum of money so unappropriated shall be insufficient to pay the judgments of the first class, they shall be paid according to the proportions which they severally bear to the whole amount of such unappropriated sum. If such sum shall be sufficient to pay the judgments of the first class, and not sufficient to pay the judgments of the second class, the latter judgments shall be paid according to the proportions which they severally bear to the residue of such unappropriated sum.

SEC. 6. That in all other respects the said judgments shall be reported and paid in the mode provided for the payment of judgments by said chapter four hundred and fifty-nine, and the act providing for the pay-

ment of judgments rendered and to be rendered thereunder.

SEC. 7. That all claims filed, or that may be reafter be filed, in said court in the name of one or more claimants, relating to a vessel in which other claimants are interested, shall be deemed and held to be legally filed the same as if all the parties in interest had joined in the filing of the petition.

Passed the House of Representatives July 6, 1876.

Aftest: Geo. M. Adams, Clerk.



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